UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION No. 2:12-md-02323-AB

MDL No. 2323

Kevin Turner and Shawn Wooden, on behalf of themselves and others similarly situated,

Plaintiffs,

v.

Civ. Action No.: 14-cv-00029-AB

National Football League and NFL Properties, LLC, successor-in-interest to NFL Properties, Inc.,

Defendants.

THIS DOCUMENT RELATES TO: ALL ACTIONS

STIPULATION AND [PROPOSED] ORDER1

This Stipulation and Agreement, dated April [5], 2017, is made and entered into by and among the National Football League and NFL Properties LLC (the "NFL Parties"), and Class Counsel (collectively, the "Parties").

WHEREAS, on April 22, 2015, this Court issued a Memorandum (ECF No. 6509) and Final Order and Judgment (ECF No. 6510), and on May 8, 2015, an amended Final Order and Judgment (ECF No. 6534), approving the Settlement Agreement in its entirety;

¹ Unless otherwise noted, the terms used in this Order that are defined in the Settlement Agreement have the same meanings in this Order as in the Settlement Agreement.

WHEREAS, on May 4, 2015, Claims Administrator BrownGreer PLC, in accordance with the Final Order and Judgment and the Settlement Agreement, filed the list of Opt Outs who timely submitted proper requests to opt out in compliance with Section 14.2(a) of the Settlement Agreement, including Retired NFL Football Player Ottis Anderson (ECF No. 6533);

WHEREAS, Ottis Anderson has since submitted a written request seeking to revoke his Opt Out request (see Exhibit 1 (Declaration of Orran L. Brown, Sr.));

WHEREAS, the Parties have agreed to accept the revocation request submitted by Ottis Anderson, subject to Court approval, because he submitted the request before Opt Out litigation has commenced in this Court;

AND NOW, this [5k] day of April, 2017, it is hereby stipulated and agreed by the Parties that the revocation request submitted by Ottis Anderson is accepted, subject to Court approval, because he submitted the request before Opt Out litigation has commenced in this Court.

It is so STIPULA	TED AND A		
Ву:		By: Brad S Kary DB)
Date:04/05/17		By: <u>Brad 5 Karp</u> DB Date:	
Christopher Seeger SEEGER WEISS LLP 77 Water Street New York, NY 10005 Phone: (212) 584-0700 cseeger@seegerweiss.con	n	Brad S. Karp PAUL, WEISS, RIFKIND, WHAR? & GARRISON LLP 1285 Avenue of the Americas New York, NY 10019-6064 Phone: (212) 373-3000 bkarp@paulweiss.com	ΓON
Class Counsel		Counsel for the NFL Parties	
		n the above Stipulation and the accompa	
		Administrator is DIRECTED to post a revis	
of Opt Outs forthwith exc	luding Ottis A	Anderson.	
		ANITA B. BRODY, J.	
Copies VIA ECF on	to:	Copies MAILED on to:	